FILED

ORDINANCE NO 2000-19 TINCHER/GULLEY ALLEY CLOSING

DEC 11 2000

COYALS NAMED SOUNT

WHEREAS, Jeffrey and Colleen Tincher and Raymond A. and Patricia S. Gulley have heretofore filed a Petition for the Vacation of an alley between lots 76 and 77 and 72 and 73 as platted in McWhorter's Plat of the Town of Metamora, Franklin County, Indiana.

WHEREAS, said petition was filed with the Commissioners of Franklin County in the State of Indiana, and said petition is a part of their records;

WHEREAS, after due and proper notice to all interested persons, a hearing was held on Monday the 11th day of December, 2000, at the hour of 9:30 o'clock a.m. at a regular meeting of the Commissioners of Franklin County, Indiana, in their regular meeting place in their room in the Franklin County Courthouse at Brookville, Indiana;

WHEREAS, Jeffrey and Colleen Tincher and Ray and Pat Gulley were the only persons who appeared; and they were in favor of said closing as proposed in the Petition;

WHEREAS, there were no persons who appeared at said meeting to object, and there were no written objections sent in heretofore;

WHEREAS, the Commissioners voted to adopt an ordinance closing the alley that had been requested heretofore to be closed.

THEREFORE BE IT ORDAINED that the alley between lots 76 and 77 and 72 and 73 as platted in McWhorter's Plat of the Town of Metamora, Franklin County, Indiana, is hereby vacated as a public way, and the same shall no longer be a public alley.

BE IT FURTHER ORDAINED that the real estate consisting of the foregoing vacated alley shall revert equally to the adjoining lots.

ADOPTED AND PASSED this 11th day of December, 2000, by the Franklin County (Indiana) Commissioners in regular session.

Lóuis Linkel

Commissioner of Franklin Co., IN

Robert Brack

Commissioner of Franklin Co., IN

Thomas Wilson

Commissioner of Franklin Co., IN

Attest:

Carol Monroe

Auditor of Franklin Co., IN

Cayal & named

ORDINANCE NO. 2000-/6

AN ORDINANCE DECLARING A REASONABLE AND SAFE MAXIMUM SPEED LIMIT ON

COOLEY ROAD FROM OXFORD PIKE TO NO OUTLET END

WHEREAS, it is determined on the basis of an engineering and traffic investigation that the maximum speed limit permitted by Indiana Statute is greater than reasonable and safe under the conditions found to exist on Cooley Road from Oxford Pike in Section 15 to No Outlet End in Section 22 of Brookville Township, Franklin County Indiana; and

WHERAS, it is determined that a reasonable and safe maximum speed limit on Cooley Road in Brookville Township, Franklin County, Indiana is 20 miles per hour:

WHEREAS, it is also determined that appropriate traffic signs be maintained which promote traffic safety and allow for the safe operation of vehicles including:

STOP R1-1 Regulatory Signs for North Bound Cooley Road at Oxford Pike;

Appropriate Warning Signs including NO OUTLET W14-2 for South Bound Cooley Road.

BE IT NOW ORDAINED by the Board of Commissioners of Franklin County, Indiana:

- 1. That the maximum speed limit on Cooley Road from Oxford Pike to No Outlet End in Brookville Township shall be 20 miles per hour.
- 2. This Ordinance shall be effective upon passage.
- 3. A person who violates this Ordinance commits a Class C infraction.

RECEIVED FOR RECORD RECORD 37 PAGE 535-36 TIME 12:45 PM NOV 2 0 2000

BE IT NOW ORDAINED AND ADOPTED this 20th day of November 2000.

BOARD OF COUNTY COMMISSIONERS
OF FRANKLIN COUNTY, INDIANA

LOUIS E. LINKEL

ROLL O. Brack
ROBERT O. BRACK

Thomas & Wilson
THOMAS E. WILSON

ATTEST:

CAROL MONROE

AUDITOR, FRANKLIN COUNTY, INDIANA

BOOK 37 PAGE 486

ORDINANCE ESTABLISHING TOWER MAINTENANCE FUND

2000-15

WHEREAS, Franklin County, Indiana owns and maintains a communications tower in Brookville Township, Franklin County, Indiana; and

WHEREAS, the aforesaid tower is of sufficient size that the space available on the tower exceeds the immediate need of Franklin County, Indiana; and

WHEREAS, Franklin County, Indiana leases space upon said tower to various Lessees; and

WHEREAS, the tower is in need of continuous maintenance and upkeep and no special fund exists for the maintenance and upkeep of said tower.

BE IT NOW ORDAINED BY THE COUNTY COUNCIL OF FRANKLIN COUNTY, INDIANA that:

- 1. There is hereby established a Tower Maintenance Fund No. 1155.
- 2. That revenue from the lease of space on the communications tower owned by Franklin County, Indiana shall be deposited in the Tower Maintenance Fund No. 1155 and shall be used for the maintenance and upkeep of said tower.
- 3. That the expenditure from the Tower Maintenance Fund shall not require an appropriation.

RECEIVED FOR RECORD RECORD 37 PAGE 486-87 TIME 9:15 Am #844 OCT 25 2000

RECORDER FRANKLIN COUNTY, IN

4. This Ordinance shall be in full force and effect on the day following its passage and recording as provided by law.

PASSED, ORDAINED AND APPROVED BY THE COUNTY COUNCIL OF FRANKLIN COUNTY, INDIANA, this 24th day of October, 2000.

FRANKLIN COUNTY COUNCIL

Gobert Javel

John a les bende fe

Level P yer bet

Garl De Greeke

Fenneth & Comberge

ATTEST:

Auditor, Franklin County, IN

FRANKLIN COUNTY COUNCIL ORDINANCE NO. 200-14 AN ORDINANCE ESTABLISHING A SPECIAL NON-REVERTING CAPITAL FUND FOR THE PURPOSE OF MAKING SPECIFIC CAPITAL IMPROVEMENTS AND THE ACQUISITION OF EQUIPMENT FOR FRANKLIN COUNTY PARK BOARD

WHEREAS, Franklin County has established a Franklin County Park Board, which Park Board operates recreation facilities and programs to the public free of charge as far as possible; and

WHEREAS, the Park Board occupies, pursuant to a Lease Agreement, certain real estate owned by Franklin County, Indiana, which real estate is utilized in providing recreation facilities and programs to the public; and

WHEREAS, the real estate occupied by the Park Board, pursuant to said Lease, has surplus property thereon, to-wit: mature standing timber ready for harvest; and

WHEREAS, The Board of County Commissioners of Franklin County, Indiana, the executive branch of government, has determined that said timber is surplus property and should be disposed of by sale; and

WHEREAS, The County Council, after consideration, has determined that a Special Non-Reverting Capital Fund for the purpose of making specific capital improvements and the acquisition of equipment from which expenditures may be made by appropriation by the unit's fiscal body should be established.

NOW THEREFORE, BE IT ORDAINED by the County Council of Franklin County, Indiana, that:

There is hereby established a Special Non-Reverting Capital Fund for the purpose of making specific capital improvements and the acquisition of equipment from which expenditures

may be made by appropriation by the unit's fiscal body, which fund shall be known as FRANKLIN COUNTY PARK CAPITAL FUND.

BE IT FURTHER ORDAINED that money procured from the sale of surplus property, including, but not limited to, the sale of standing timber, shall be deposited into the FRANKLIN COUNTY PARK CAPITAL FUND.

BE IT FURTHER ORDAINED that money placed in the Special Non-Reverting Capital Fund may not be withdrawn except for the purpose for which the fund was created and may be disbursed only on approved claims allowed and signed by the President and Secretary of the Board.

Effective Date: This Ordinance shall be in full force and effect on the day following its passage and recording as provided by law.

robut Jewell

Kenneth Rosenberger

- Levell & Marshet

Martha Bergman

BUUK 2/ PAGE 354

RECEIVED FOR RECORD AUG 15 2000

ORDINANCE NO. 2000-11

County of Franklin, State of Indiana

COUNTY IN BE IT ORDAINED by the Board of County Commissioners for the County of Franklin, State of Indiana, pursuant to I.C. 36-7-3-12, that pursuant to a Petition to Vacate Portions of Public Ways filed with the Board of County Commissioners for the County of Franklin, State of Indiana, on the 19th day of July, 2000, in behalf of Bruce A. Rubush and Jeanie Rubush, husband and wife, as Petitioners, the following described portion of a platted street and a platted alley are hereby vacated, subject to the reservation by the Board of Commissioners of Franklin County, Indiana of a utility easement for the location of utility lines, including electric, water, telephone and sewage, and other similar usages should the need for utility lines arise.

That portion of the platted street hereby vacated is more particularly described as follows:

Beginning at the Southwest corner of Lot 5; thence south to the Northwest corner of Lot 10; thence east along the North line of Lots 10, 9, and 8 to the Northeast corner of Lot 8; thence North to the Southeast corner of Lot 7; thence West with the South line of Lots 7, 6, and 5 to the point of beginning.

That portion of the platted alley hereby vacated is more particularly described as follows:

Beginning at the Northwest corner of Lot 10; thence West to the Northeast corner of Lot 11; thence South to the Southeast corner of Lot 11; thence East to the Southwest corner of Lot 10; thence North to the place of beginning.

Those portions of streets and alleys above-described are hereby vacated, subject to the reservation of easements hereinabove recited for utility lines.

This Ordinance shall be in full force and effect from and after its passage by law.

Passed by the Board of County Commissioners for the County of Franklin, State of Indiana, this Hthday of August, 2000.

> BOARD OF COUNTY COMMISSIONERS FRANKLIN COUNTY, INDIANA

By: Louis E Sinke

ATTEST:

State of Indiana

Carol L. Monroe

(re/dbc/rubush ordinance)

ORDINANCE NO. 2000 - 116

County of Franklin, State of Indiana



BE IT ORDAINED by the Board of County Commissioners for the County of Franklin, State of Indiana, pursuant to I.C. 36-7-3-12, that pursuant to a Petition to Vacate Portions of Public Ways filed with the Board of County Commissioners for the County of Franklin, State of Indiana, on the 19th day of July , 2000, in behalf of Bruce A. Rubush and Jeanie Rubush, husband and wife, as Petitioners, the following described portion of a platted street and a platted alley are hereby vacated, subject to the reservation by the Board of Commissioners of Franklin County, Indiana of a utility easement for the location of utility lines, including electric, water, telephone and sewage, and other similar usages should the need for utility lines arise.

That portion of the platted street hereby vacated is more particularly described as follows:

Beginning at the Southwest corner of Lot 5; thence south to the Northwest corner of Lot 10; thence east along the North line of Lots 10, 9, and 8 to the Northeast corner of Lot 8; thence North to the Southeast corner of Lot 7; thence West with the South line of Lots 7, 6, and 5 to the point of beginning.

That portion of the platted alley hereby vacated is more particularly described as follows:

Beginning at the Northwest corner of Lot 10; thence West to the Northeast corner of Lot 11; thence South to the Southeast corner of Lot 11; thence East to the Southwest corner of Lot 10; thence North to the place of beginning.

Those portions of streets and alleys above-described are hereby vacated, subject to the reservation of easements hereinabove recited for utility lines.

This Ordinance shall be in full force and effect from and after its passage by law.

Passed by the Board of County Commissioners for the County of Franklin, State of Indiana, this 14th day of August, 2000.

> BOARD OF COUNTY COMMISSIONERS FRANKLIN COUNTY, INDIANA

ATTEST:

Auditor, Franklin County

State of Indiana

Robert O. Brach

Thomas & Wilson

BOOK 37 PAGE 557
FILED
DEC 0 4 2000

CONSLIP PANILINISH

ORDINANCE NO. 2000 - 18 AN ORDINANCE REGULATING STOP SIGNS

HAMBURG ROAD INTERSECTION WITH VOTE ROAD

WHEREAS, it is determined on the basis of an engineering and traffic investigation that appropriate traffic signs be installed which would improve traffic safety and allow for the safest operation of vehicles through the intersection which is located in Section 5, Ray Township, Franklin County, Indiana, and

WHEREAS, the Hamburg Road and Vote Road Intersection in Ray Township, Franklin County, Indiana is located west of the town of Oldenburg:

WHEREAS, it is determined that a STOP sign, with a Regulatory Sign EXCEPT WHEN TURNING RIGHT, be installed for West Bound Hamburg Road at the intersection of Hamburg Road and Vote Road in accordance with the Indiana Manual on Uniform Traffic Control Devices for Streets and Highways, 1988 Section 2B-4.

WHEREAS, it is also determined that there shall be a STOP sign for Southeast Bound Hamburg Road and also a STOP sign for East Bound Vote Road at the intersection of Hamburg Road and Vote Road in accordance with the Indiana Manual on Uniform Traffic Control Devices for Streets and Highways, 1988 Section 2B-4.

WHEREAS, it is determined that STOP AHEAD W3-1a Warning Signs shall be placed in advance of the STOP signs for West Bound Hamburg Road and for East Bound Vote Road.

BE IT NOW ORDAINED by the Board of Commissioners of Franklin County, Indiana:

- 1. That a STOP sign (R1-1) be placed to stop West Bound Hamburg Road traffic at the Hamburg Road and Vote Road Intersection. A Regulatory Sign EXCEPT WHEN TURNING RIGHT shall be placed under this STOP sign.
- There shall be a STOP sign for Southeast Bound Hamburg Road and also a STOP sign for East Bound Vote Road at the intersection of Hamburg Road and Vote Road.
- 3. This Ordinance shall be effective upon passage.
- 4. A person who violates this Ordinance commits a Class C infraction.

RECEIVED FOR RECORD

RECORD 37 PAGE 557-58

TIME 2:45 P.m.

DEC - 4 2000

RECORDER FRANKLIN COUNTY, IN

BE IT NOW ORDAINED AND ADOPTED this 4TH day of DECEMBER 2000.

BOARD OF COUNTY COMMISSIONERS OF FRANKLIN COUNTY, INDIANA

LOUIS E LINKEL

ROBERT O. BRACK

Thomas & Wilson
THOMAS E. WILSON

ATTEST:

CAROL MONROE

AUDITOR, FRANKLIN COUNTY, INDIANA

COUNTY MONINGOUNTY

ORDINANCE NO. 2000 - 17

AN ORDINANCE DECLARING A REASONABLE AND SAFE MAXIMUM SPEED LIMIT ON

NEW TRENTON ROAD FROM UNITED STATES ROUTE 52 TO JOHNSON FORK ROAD

WHEREAS, it is determined on the basis of an engineering and traffic investigation that the maximum speed limit permitted by Indiana Statute is greater than reasonable and safe under the conditions found to exist on New Trenton Road in Sections 32, 33, 34 and 35 of Whitewater Township, Franklin County Indiana from United States Route 52 to Johnson Fork Road; and

WHERAS, it is determined that a reasonable and safe maximum speed limit on New Trenton Road from United States Route 52 in New Trenton to the top of the New Trenton Hill in Franklin County, Indiana is 20 miles per hour; and

WHERAS, it is determined that a reasonable and safe maximum speed limit on New Trenton Road from the top of the New Trenton Hill to Johnson Fork Road at Rockdale in Franklin County, Indiana is 30 miles per hour; and

WHEREAS, it is also determined that appropriate traffic signs be maintained which promote traffic safety and allow for the safe operation of vehicles including:

STOP R1-1 Regulatory Signs for West Bound New Trenton Road at United States Route 52 in New Trenton (Indiana Department of Transportation responsibility) for and East Bound New Trenton Road at Johnson Fork at Rockdale; STOP AHEAD W3-1a Warning Sign for East Bound New Trenton Road approaching Johnson Fork Road;

STOP R1-1 Regulatory Signs for other Franklin County Roads which intersect New Trenton Road including: Broad Way, Seeley Road and Bower Road;

SIDE ROAD W2-2 Warning Signs on New Trenton Road from east and west approaches to Broad Way, Seeley Road and Bower Road;

Appropriate TURN, CURVE and HILL Signs for East and West Bound New Trenton Road;

RECEIVED FOR RECORD
RECORD 3.7 PAGE 541-42
TIME 8:50 AM

1349 NOV 28 2000

Janus & Funty RECORDER FRANKLIN COUNTY, IN BE IT NOW ORDAINED by the Board of Commissioners of Franklin County, Indiana:

 That the maximum speed limit on New Trenton Road from United States Route 52 in New Trenton to the top of the New Trenton Hill is 20 miles per hour and from the top of the New Trenton Hill to Johnson Fork Road at Rockdale in Franklin County, Indiana is 30 miles per hour.

2.

- 3. This Ordinance shall be effective upon passage.
- 4. A person who violates this Ordinance commits a Class C infraction.

BE IT NOW ORDAINED AND ADOPTED this 27th day of NOVEMBER 2000.

BOARD OF COUNTY COMMISSIONERS OF FRANKLIN COUNTY, INDIANA

Join & Jake

LOUIS E. LINKEL

Robert O. Brack

THOMAS E. WILSON

ATTEST:

Carol Monroe mm

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Filed:

FILED

JUN 5 2000

ORDINANCE NO. 2000 -/O

COUPLY NIGHTSE AUDITOR FRANKLIN COUNT

AN ORDINANCE DECLARING A 12 TON LOAD LIMIT BE POSTED ON THE THREE MILE ROAD SOUTH OF INDIANA STATE ROUTE 46

WHEREAS, it is determined on the basis of an engineering and traffic investigation that the allowable load limit and truck size permitted by Indiana Statute is greater than reasonable and safe under the conditions found to exist on Three Mile Road south from Indiana State Route 46 to the Conrail tracks in Section 23 and 24 of Ray Township in Franklin County Indiana; and

WHERAS, it is determined that a reasonable and safe maximum load limit on the Three Mile Road south from Indiana State Route 46 to the Conrail tracks in Ray Township, Franklin County, Indiana is 12 TONS (R12-1);

WHEREAS, it is also determined that appropriate traffic signs be maintained which promote traffic safety and allow for the safe operation of vehicles including:

STOP R1-1 Regulatory Signs (R1-1) for Three Mile Road at Indiana State Route 46 intersection;

Railroad Advance Warning Sign (W10-1) shall be placed on Three Mile Road south of Arbor Lakes Drive for South Bound Traffic.

BE IT NOW ORDAINED by the Board of Commissioners of Franklin County, Indiana:

- 1. That the maximum load limit of 12 TONS shall be posted for the Three Mile south of Indiana State Route 46.
- 2. This Ordinance shall be effective upon passage.
- 3. A person who violates this Ordinance commits a Class C infraction.

BE IT NOW ORDAINED AND ADOPTED this .5th day of June 2000.

BOARD OF COUNTY COMMISSIONERS OF FRANKLIN COUNTY, INDIANA

ROBERT O. BRACK
Thomas & Wilson
THOMAS E. WILSON

ATTEST:

Carol L. MONROE

AUDITOR, FRANKLIN COUNTY.
INDIANA

RECEIVED FOR RECORD
RECORD 37 PAGE 76
TIME 2:50 PM

#8879 JUN 5 2000

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RECEIVED FOR RECORD

/ RECORD 36 PAGE 931-32

TIME 2:20177

8322 MAY 1 2000

BOOK 36 PAGE 431
MAY 0 1 2000

RECORDER FRANKLIN COUNTY IN

ORDINANCE NO. 2000 -08

Cayald Manual

AN ORDINANCE DECLARING A REASONABLE AND SAFE MAXIMUM SPEED LIMIT ON

FAIRFIELD CAUSEWAY ROAD FROM STATE ROUTE 1 TO STATE ROUTE 101

WHEREAS, it is determined on the basis of an engineering and traffic investigation that the maximum speed limit permitted by Indiana Statute is greater than reasonable and safe under the conditions found to exist on Fairfield Causeway Road from approximately two miles east of Indiana State Route 1 in Blooming Grove to Indiana State Route 101 in Fairfield Township, Franklin County Indiana; and

WHERAS, it is determined that a reasonable and safe maximum speed limit on Fairfield Causeway Road from approximately two miles east of Blooming Grove to State Route 101 in Fairfield Township, Franklin County, Indiana is 45 miles per hour; and

WHEREAS, it is also determined that appropriate traffic signs be maintained which promote traffic safety and allow for the safe operation of vehicles including:

STOP R1-1 Regulatory Signs for West Bound Fairfield Causeway Road at State Route 1 and East Bound Fairfield Causeway Route at State Route 101, (Indiana Department of Transportation responsibility);

STOP AHEAD W3-1a Warning Signs STOP R1-1 Regulatory Signs for East Bound Fairfield Causeway Road approaching State Route 101 and for West Bound Fairfield Causeway Road approaching State Route 1:

STOP R1-1 Regulatory Signs for other Franklin County Roads which intersect Fairfield Causeway Road including: Bentley Road, Swift Road, Saltwell Road, Updike Road, Cave Road, Cemetery Road and Franklin Church Road;

SIDE ROAD W2-2 Warning Signs with ADVISORY SPEED PLATE W13-1 35 MPH on Fairfield Causeway Road from east and west approach in New Fairfield and SIDE ROAD W2-2 Warning Signs with ADVISORY SPEED PLATE 30MPH on Fairfield Causeway Road from east and west approach to Cemetery Road;

BE IT NOW ORDAINED by the Board of Commissioners of Franklin County, Indiana:

- 1. That the maximum speed limit on Fairfield Causeway Road from approximately two miles east of Indiana State Route 1 in Blooming Grove to Indiana State Route 101 in Fairfield Township shall be 45 miles per hour.
- 2. This Ordinance shall be effective upon passage.
- 3. A person who violates this Ordinance commits a Class C infraction.

BE	IT <u>M</u> a	NOW- y_2000.	ORDAINED	AND	ADOPTED	this 1st day	of
				OF FRA	NKLIN COUN	COMMISSION NTY, INDIANA	
				LOUIS	E LINKEL but O. F		
				ROBER	T O. BRACK		
				THOMA	SE WILSON	wilson	2
ATT	EST:						

CAROL MONROE AUDITOR, FRANKLIN COUNTY, INDIANA

Proof of Publication Printer's Fees . \$_ Filed: Total

FRANKLIN COUNTY COUNCIL ORDINANCE NO. 2000 04 AND ORDINANCE PROVIDING FOR CASH DRAWER RESERVES IN COUNTY GENERAL PLAT BOOK DISCLOSURE ACCOUNTS

WHEREAS, the Auditor of Franklin County, from time to time is required to accept money from the public for materials and services provided by the Auditor to the public; and

WHEREAS, the public, payor, does not always have checks or exact cash for payment of the materials or services provided by the Auditor and the Auditor is unable to provide the materials or services requested; and

WHEREAS, the duties of the Auditor to the public would be greatly enhanced if
the Auditor could provide change to the paying public in the event the payor did not have
the exact fee; and

WHEREAS, there are two (2) accounts into which the Auditor receipts for and deposits money on a daily basis, to-wit: (a) County General, (b) County General-Plat Book and Disclosure; and

WHEREAS, twenty-five (\$25.00) dollars in various denominations would be adequate funds in each account drawer to provide change to the public upon payment for materials and services.

NOW THEREFORE, BE IT ORDAINED by the County Council of Franklin County, Indiana, that:

The County Auditor is authorized to maintain a cash drawer of twenty-five

(\$25.00) dollars for each of the following funds: (a) County General, (b) County General-Plat Book and Disclosure.

BE IT FURTHER ORDAINED that the Auditor shall account for the cash drawer balance at the close of each day.

Effective Date: This Ordinance shall be in full force and effect on the day following its passage and recording as provided by law.

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Levelly norbet

Martha Bergman

Leve Casted

Kenneth Skosenberger

Land & Ducke Exantlin & Amile